City and state:

Laredo, Texas

United Stat	TES DISTRICT CO	JRT	
	for the		
Souther	ern District of Texas		
United States of America)		
V. Claudio CAMACHO-Cruz) Case No.		
)		
)		
Defendant(s)	_)		
· · · · · · · · · · · · · · · · · · ·			
CRIMIN	IAL COMPLAINT		
I, the complainant in this case, state that the fo	ollowing is true to the best of n	ny knowledge and belief	•
On or about the date(s) of December 23, 20	in the county of _	Webb	in the
Southern District of Texas	_, the defendant(s) violated:		
Code Section	Offense Descrip	otion	
	xico, who has previously been RE	.	
	order of REMOVAL is outstandir Laredo, Texas the said Defendan		
	al of the United States (prior to M		
Department of I	Iomeland Security (March 1, 200)	3 and thereafter- Title 6, U	nited States
Code, Sections 2 the United State	202 and 557) for the reapplication	by the said Defendant for	admission int
This criminal complaint is based on these fact			•
On or about December 23, 2019 the defendant Claudio CA		near Laredo, Texas, After	a brief
interview it was determined that, Claudio CAMACHO-Cru			
arrest. Further investigation revealed that Claudio CAMAC			
09/30/2019 at Laredo, Tx. There is no record that Claudio Attorney General or the Secretary of Homeland Security to			om the
Automey General of the Secretary of Homeland Security to	re-enter the Officed States after de	portation.	
Continued on the attached sheet.		/S/Joshua Steele	
	 	Complainant's signature	
	Joshua Steele	Border Patrol	Agent
Sworn to before me and signed in my presence,	·	Printed name and title	
Sworn to before the and signed in thy presence,			
Date: December 26, 2019			
		ludge's signature	

Sam Sheldon

U.S. Magistrate Judge

Printed name and title